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January 10, 1994

HAND DELIVER
RECEIVED

William F. Caton Acting Secretary Federal Communications Commission Washington, D.C. 20554

JAN 1 0 1994

FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

RE: Trinity Christian Center of Santa Ana, Inc., d/b/a
Trinity Broadcasting Network, For Renewal of License of WHSG(TV), Monroe, Georgia, MM Docket No. 93-156

Dear Mr. Caton:

I have enclosed an additional five copies of a Joint Motion to Modify Procedural Dates which was originally filed on Friday, January 7, 1994. Due to a clerical error, the required number of copies were not included with this filing.

We apologize for any inconvenience caused by this omission.

Respectfully submitted,

MAY & DUNNE, CHARTERED

Attorney for Trinity Christian Center of Santa Ana, Inc., d/b/a Trinity Broadcasting Network

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BEFORE THE

Federal Communications Commission

WASHINGTON, D.C. 20554

In re: Applications of

TRINITY CHRISTIAN CENTER OF SANTA ANA, INC. d/b/a TRINITY BROADCASTING METWORK

For Renewal of License of WHGS(TV), Monroe, Georgia

GLENDALE BROADCASTING COMPANY

For Construction Permit Monroe, Georgia MM Docket No. 93-156

File No. BRCT-911129KR

FEDERAL SORTING THE SELECTION OF THE PROPERTY OF THE PROPERTY

File No. BPCT-929228RES

To: The Honorable Joseph Chachkin Administrative Law Judge

JOINT MOTION TO MODIFY PROCEDURAL DATES

Trinity Christian Center of Santa Ana, Inc., d/b/a Trinity Broadcasting, Inc. ("TBN"), the Glendale Broadcasting Company ("Glendale"), and the Mass Media Bureau ("MMB") (jointly "Movants"), by their undersigned counsel hereby respectfully request that the Presiding Officer modify the procedural schedule set forth in his Order, FCC 93-528, released August 17, 1993 ("Order"), as described more fully below. As grounds therefor, Movants jointly state as follows.

1. Movants are also parties to <u>Trinity Broadcasting of Florida</u>, Inc., et al., MM Docket No. 93-75 ("Miami proceeding"), in which qualifying issues against TBN and Glendale are presently being tried. The parties in the Miami proceeding have recently

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concluded four weeks of hearing sessions, and further hearing sessions in that case are scheduled to resume on January 10. The upcoming hearing sessions will likely last at least two additional weeks. Moreover, the parties have yet to commence discovery or litigate the additional basic qualifying issue added against Glendale in the Miami proceeding.

- 2. It is apparent that no one could have anticipated in August, 1993, when the Presiding Judge established the existing procedural schedule in the Monroe case, that the hearing in the Miami proceeding would continue well into 1994. Movants submit that, under the existing Monroe schedule, it is entirely unworkable to undertake discovery and to simultaneously litigate both the additional Glendale issue in Miami and the Monroe proceeding. Therefore, if the Monroe procedural schedule is not modified, the trial and resolution of the additional Glendale issue would be substantially delayed. Movants believe that such a result would not be in the public interest.
- 3. Accordingly, Movants request that the Presiding Judge modify the procedural schedule in the Monroe proceeding. Movants are filing concurrently herewith a similar motion in the Miami proceeding requesting the Presiding Judge to establish the procedural schedule set forth below relating to the Glendale Issue. Movants believe that coordinating the schedules in the Monroe and Miami cases will facilitate the expeditious resolution of each proceeding and minimize any conflicts that might arise with respect to demands on the time and resources of counsel, the Presiding

Judge, and the principals. It should be noted that under the proposed dual schedules, the hearing in the Monroe proceeding would commence immediately upon completion of the hearing in the Miami proceeding.

4. The Movants' respectfully request the Presiding Officer to modify the Monroe schedule as follows:

Date	Mismi Docket	Monroe Docket
2/11/94	Request For Documents	
2/18/94	Objections to Document Requested	
2/25/94	Motions to Compel	
3/11/94	Ruling by Presiding Officer (Estimated)	
3/18/94	Production of Documents	Submission of Non Public Witnesses Affidavits
4/29/94	Completion of Discovery	Same
5/20/94	Exchange of Direct Case Exhibits	Same
5/27/94	Notification of Witnesses for Cross Examination	Same
6/3/94	Objections to Notifications for Cross Examination	Same
6/13/94	Commencement of Hearing	
6/?/94		Commencement of Hearing Immediately Upon Completion of Miami Docket

5. Given the procedural schedule in this Proceeding the Movants respectfully request that the Presiding Officer rule on this Joint Motion as soon as possible.

Respectfully submitted,

By

Seph E. Dunne III, Esq

MAY & DUNNE, CHARTERED

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and

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Attorneys for the Chief, Mass Media Bureau

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Washington, D.C. 20554
(202) 632-6402

January 7, 1994

CERTIFICATE OF MENTICE

I, Glinda M. Corbin, a paralegal in the law offices of May & Dunne, Chartered hereby certify that I have caused to be sent, this 7th day of January 1994, via first class U.S. mail, postage prepaid, a copy of the foregoing JOINT NOTION TO MODIFY PROCEDURAL DATES to the following:

*The Honorable Joseph Chackin Administrative Law Judge Federal Communications Commission 2000 L Street, N.W., Room 226 Washington, D.C. 20554

*Robert Zauner, Esq.
Gary Schonman, Esq.
Hass Media Bureau
Federal Communications Commission
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Ginda M. Corbin

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